

RECEIVED  
CENTRAL FAX CENTER

App. No. 10/015,951

APP 1246

DEC 01 2005

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Appl. No. : 10/015,961  
Applicant : D. Famolari  
Filed : December 10, 2001  
Title : Method and Apparatus Utilizing  
Bluetooth Protocols for the Remote  
Setting of IP Network Parameters  
TC/A.U. : 2664  
Examiner : Jamal A. Fox

DECLARATION  
37 CFR 1.131

I, Joseph A. D'Avanzo of Lincoln Park, in the County of Morris and State of New Jersey hereby declare and state that:

I am currently the Intellectual Property Manager of Telcordia Technologies, Inc., an assignee of the above identified application, and was thus during 2001.

Among my responsibilities in 2001 were the clerical operations concerning patent submissions from inventors, the interactions with outside patent counsel to whom any such disclosures may be assigned for patent preparation, and the supervision of employees responsible for the preparation of the formal papers for such applications, obtaining necessary approvals and signatures and the mailing of the applications.

Because of my responsibilities with respect to outside counsel, I received a copy of Orville Cockings' letter of May 23, 2001, attached hereto and marked Exhibit I, forwarding the patent disclosure for the above identified patent application, for which we had given the Docket No. APP 1426, together with a related patent disclosure, Docket No. APP 1425 to the firm of Darby & Darby. Mr. Cockings is no longer in the employ of Telcordia.

It was determined that the patent applications for these two Docket Nos. together with Docket Nos. APP 1409, 1412, and 1413 should be filed on the same day. All of these applications relate to Bluetooth technology and are the sole inventions of Mr. Famolari.

The research which led to the inventions set forth in these applications was conducted at the Morristown, N.J. facilities of Telcordia under a joint research agreement

R:\USERS\514\FALK\D'Avanzo.1426.R131Decl.111605.doc

between Telcordia and Toshiba America Research, Inc., known as TARI. Under this agreement, TARI both was an assignee of the resulting patent applications and also had to approve the applications prior to their filing. Accordingly, having then received all five patent applications prepared at Darby & Darby, I sent them to Shigeyoshi Shimotsuji for TARI's review and approval, together with my memorandum of November 13, 2001, copy attached hereto and marked Exhibit II.

Mr. Shimotsui provided me with TARI's approval by his e-mail of Dec, 6, 2001, which was a Thursday; a copy of that e-mail is attached hereto and marked Exhibit III. All five of these applications were then mailed to the US Patent and Trademark Office on Dec. 10, 2001, which was the following Monday.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements are made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States code, and that such willful statements may jeopardize the validity of the application or any patent issued thereon.

  
Joseph A. D'Avanzo

Date 11/29/05